

1 UNITED STATES DISTRICT COURT
2 DISTRICT OF NEVADA

3
4 UNITED STATES OF AMERICA,
5 Plaintiff,
6 v.
7 CLIFFORD JAMES SCHUETT,
8 Defendant.

Case No.: 2:14-cr-364-JAD-GWF

Order
(Re: Docs. 196, 197, 199)

9
10 Defendant Clifford James Schuett is a prolific pro se filer who was sentenced on April 7,
11 2015. Judgment in this case has been entered, and Mr. Schuett has appealed to the Ninth Circuit.
12 Doc. 176. Appellate counsel has been appointed for him. Doc. 193. Despite (1) being represented
13 by appellate counsel and having been advised *ad nauseam* that the rules of this court prohibit his pro
14 se filing of motions while represented, (2) having had a dozen or more habeas petitions denied in this
15 case with the instruction that this prosecution is not the proper venue for the filing of petitions for
16 writs of habeas corpus, and (3) this court having lost jurisdiction over this case by virtue of his
17 pending counseled direct criminal appeal No. 15-10186, Mr. Schuett continues to file motions for
18 various relief in a pro se capacity.

19 For these reasons, IT IS HEREBY ORDERED that Mr. Schuett's pending pro se motions for
20 a writ of habeas corpus (**Docs. 196, 197**) and petition for a court order directing his prior detention
21 facility in Pahrump, Nevada, to return property and money to him (**Doc. 199**) are **DENIED** without
22 prejudice to their refiling by counsel should counsel deem them appropriate and proper in this venue.

23 DATED June 22, 2015.

24
25 
26 JENNIFER A. DORSEY
27 UNITED STATES DISTRICT JUDGE
28